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that it contains at least one third more matter, than any other we have seen. The apparent care with which each topic is treated; the evident pains-taking arrangement of subject; the many sided way in which references are given, enabling the law on any topic to be quickly found, render it a work whose usefulness will gain in the using, and whose completion must necessarily be waited with impatience by those fortunate enough to possess it.

R. T. W. D.

Instructions to Juries in West Virginia Courts as Approved by the Supreme Court of Appeals of the State. Compiled and edited by B. H. Oxley of the Kanawha County Bar. Charleston, W. Va. Tribune Printing Company. 1906.

This book, while primarily intended for West Virginia lawyers, we think will prove of value not only in the state of Virginia, but in any other state in the Union in which the present illogical and antiquated method of giving instructions exists. The author has compiled from the reports of the State of West Virginia instructions which have been passed upon with approval by the supreme court. The book is divided into two parts—the first giving a list of cases, with an index of the points decided, and then the legal principle governing the instructions as laid down by the West Virginia courts. Part second gives at length drafts of instructions on all law points which have been approved by the supreme court of West Virginia. We can very well see how such a book can be of great value in the course of trial, as the practitioner can find in it the draft of an instruction upon nearly all important legal points apt to arise frequently in courts. The work is well done and the arrangement of the book such as to facilitate a quick examination of the law of instructions, and a form for instructions approved by the court. We should think it would be almost invaluable to the West Virginia lawyer, and of no small value to the lawyers in our own state, as references are given in several instances to instructions which have been approved by the Virginia court and cited in the West Virginia cases.

Pomeroy's Equity Jurisprudence.—Our attention has been called to an error in the review published in our July number, of a treatise on "Equitable Remedies," by John Norton Pomeroy, Jr., published by the Bancroft-Whitney Co., and we take pleasure in stating that the original edition of "Pomeroy's Equity Jurisprudence" was in three volumes. These three volumes have been expanded into six. We may state that the review of the treatise on "Equitable Remedies" was not prepared by the present editors of the "Register." The price of the "Limitation of Taxing Power," by James N. Gray, published by the Bancroft-Whitney Co., reviewed in the July number, should have been six dollars and fifty cents (\$6.50) and not six dollars (\$6.00).